

# Further Review of evidence

Further testimony at trial will show the lack of concern for law and conduct by the Court. This is testimony from appellate case no 2013-000604 transcript Attorney J.M. Long had this to say at trial: The purpose and spirit of miranda is that he be advised to shut up or else anything you say could be used against you, for what ever reason, whether it be impeachment or credibility or whatever. And so, your Honor, I understand the decision. I appreciate your schooling me on that. I still think. (Tr 382 p 19-25) We're opening up a can of worms, as far as his Continuing statements or continuing answers in response to interrogation. (Tr 383 p 1-3) Because the agreement made on (Tr 19-24) Mr DeBusk had this to say at trial. statements made to law enforcement would not be heard at trial were not bringing in any custodial or pre-custodial statements to police officers. This was ruled on on page #10 then on page #377 through #378 and #379 the same police question ruled on page #10 would be used for impeachment that why my lawyer J.M. Long mentioned were opening up a can of worms by continuing asking question made during interrogation because counsel agreed not to use it and the judge ruled on it.

And then the judge would forget that attorney J.M. Long said on page #164 that the statements and testimonies came way by pre-miranda and the audio would not be played for the jury. and this also was ruled on by the judge and the judges testimony on page #383 shows he was not following the trial or knew all of the facts of the case or miranda law the case law the court used on miranda had nothing to do with this case and point for the judge to say he didn't know or care whether miranda applied in this case when hearing arguments on miranda and this case being in miranda violation should've never been prosecuted because all evidence obtained under counsels own omission that it came way pre-miranda which makes it inadmissible at trial or for impeachment Destroying my right to fair trial

Thank you

**RECEIVED**

DEC 18 2014

**SC Court of Appeals**

Keiron Coleman #359333  
M.C.I  
386 Redemptionway  
MC Cormick, S.C. 29894  
f413-141

South Carolina Court of Appeals  
Jenny Abbott Kitchings, Clerk  
Post Office Box 11629  
Columbia, South Carolina 29211

AUGUSTA GA 309  
16 DEC 2014  
UNITED STATES POSTAGE  
\$ 00.48<sup>0</sup>  
02 1M  
0008007260 DEC 16 2014  
MAILED FROM ZIP CODE 29835

**RECEIVED**  
DEC 18 2014  
**SC Court of Appeals**

29211+1629

